

OF PLEA

UNITED STATES DISTRICT COURT DISTRICT OF SOUTH DAKOTA SOUTHERN DIVISION

****** UNITED STATES OF AMERICA, CR. 06-40042

Plaintiff,

VS. REPORT AND RECOMMENDATION ON DEFENDANT'S CHANGE LYNETTE HETH,

Defendant.

This matter came before the court for a change of plea hearing on Wednesday, November 8, 2006. The Defendant, Lynette Heth, appeared in person and by her counsel, Assistant Federal Public Defender Bill Delaney, while the United States appeared by its Assistant United States Attorney, Kevin Koliner

The defendant consented in open court to the change of plea before a United States magistrate judge. This court finds that the defendant's consent was voluntary and upon the advice of counsel. The government also consented to the plea hearing before a magistrate judge.

Defendant has reached a plea agreement with the government wherein Defendant has agreed to plead guilty to the charge of Possession of a Controlled Substance in violation of 21 U.S.C. § 844 contained in the Superseding Information. At the hearing, the defendant was advised of the nature of the charges to which the defendant would plead guilty and the maximum penalties applicable, specifically: one year imprisonment; a \$100,000 fine; or both; 1 year supervised release; 1 additional year imprisonment if supervised release is revoked; and a \$25 special assessment.

Upon questioning the defendant personally in open court, it is the finding of the court that

the defendant is fully competent and capable of entering an informed plea, that the defendant is

aware of the nature of the charges and the consequences of the plea, and that her plea of guilty to the

charge contained in the Superseding Information is a knowing and voluntary plea supported by an

independent basis in fact containing each of the essential elements of the offense. It is, therefore,

my report and recommendation that the guilty plea to the Superseding Information be accepted and

the defendant be adjudged guilty of that offense.

NOTICE TO PARTIES

The parties have ten (10) days after service of this Report and Recommendation to file

written objections pursuant to 28 U.S.C. § 636(b)(1), unless an extension of time for good cause is

obtained. Failure to file timely objections will result in the waiver of the right to appeal questions

of fact. Objections must be timely and specific in order to require de novo review by the District

Court. Thompson v. Nix, 897 F.2d 356 (8th Cir. 1990); Nash v. Black, 781 F.2d 665 (8th Cir. 1986).

Dated this _____ day of November, 2006.

BY THE COURT:

John/E. Simko

United States Magistrate Judge

ATTEST:

JOSEPH HAAS, Clerk

Deputy

2